SUPREME COURT OPINION

DECISION BY JUDGE ROLAPP IS REVERSED.

In an Ogden Case the Court Holds the Amount of Their Debts Deducted From Value of Holdings.

An important decision, bearing on the taxation of the stock of national banks, was handed down by the suprème court yesterday. The opinion is written by Chief Justice Barch, the other members of the bench concurring.

The suit was brought before Judge Rolapp last May, by the Commercial National bank of Ogden, against Alma D. Chambers, treasurer of Weber county, for the purpose of having all taxes assessed against it for the year 1898,

Not Entitled to Exemption. "The material question," says the su-eme court, 'is: Was the respondent titled to deductions from the stock ertitled to deductions from the stock assessment for the real estate situate without the limits of this state, and have the bona fide debts of non-resident shareholders deducted from the value of their stock? The appellant insists that the court erred in al-

lowing such deductions.
"The question remains whether the individual stockholders were entitled to have their debts deducted from the value of their stock, or rather whether bank was entitled to have such eductions made from the valuation of

"It appears that individual debts owed by resident shareholders were deducted from the value of their shares, but such deductions were re-fused non-resident shareholders by the assessing officers. The court, however, allowed the deductions also to be made as to non-residents. Certainly, if share-holders who are residing in this state are entitled to deduct their debts from the value of their shares, those who are residing in another state are like-

The law permits no discrimination Suit of Henry Shields Taken Under between the two classes of shareholders in national banks, and the distinction attempted to be made by the assessing officers would be a clear and unjust discrimination in favor of resident owners of stock, and it would be difficult to assign any good reason.

No Discrimination Permitted.

Aside from the fact, however, that no such unfriendly discrimination be permitted, by what authority any such deduction be made, whether the stock be held by a resident or non-In vain have we searched the constitution and statutory provis-lons of this state, relating to the sub-ject of taxation, for the existence of such a power, and none has been pointed out by counsel on either side. The constitution provides for the deduction f debts from credits, but, as we ave seen, that provision does not aurize a deduction of 'debts' from

Stocks are not credits, any more an credits are stocks, within the def-tion of the statute respecting the rm 'credit.' Neither one includes the other, and as the framers of our constitution have seen fit to single out and mention 'credits' as the kind of property from which 'debts' might be deducted, they have expressed an intention to prohibit the deduction of debts from any other species of property. from any other species of prop-The expression of the one in-every other kind.

doubt the banking corporation, capacity as an artificial person—listinct entity—has the right to its credits or the moneyed oyed, for that is necessary value amounts simply to court adjourned for the day. an be realized from the property corporation after its obligations d. This will reduce the value of redits or capital in the amount of lebts, and as the value of the its or capital enters into the value the shares, the value of the shares be proportionately reduced for the pose of the assessment.

in this way the individual share-der receives the benefit of the de-tion of debts from credits, and such betion of debts from credits, and such the only way in which he is entitled any deduction from the value of his tock. But the law does not authorize he bank to deduct debts disconnected from the banking business, nor the ank or shareholder to have his indicidual debts deducted from the value of his shares of stock. The debts incurred in the conduct of the corporate business are deducted from the credits ness are deducted from the credits nined and the taxes levied there-

Rights of the Bank.

Rights of the Bank.

"Under the system of taxatlom prescribed by the constitution and stattles of this state, a banking corporation, state or national, has the same minumity from excessive taxatlon, and the same right to deductions of debts from credits as any other corporation or any private person has, but to place the holder of national bank shares in the class of bankers and treat his shares as stock until the net value is fixed, and then change take him out of the class of bankers and place him in the class of bankers and place him in the class of private individuals, so as to enable him still further to reduced his stock, thus changed into a credit by deducting therefrom his legal bona fide debts, would be discriminating in favor of such national bank shareholders, and with interest at 8 per cent from the date of the transfer, and was refused.

J. I. Carson, Protaonotary, Washington, Pa., says: "I have found Kodol Dyspepsia Cure an excellent remedy in case of stomach trouble, and have derived great benefit from its use." It digests what you eat and cannot fail to cure. F. C. Schramm, McCornick block.

HOUSTON, TEXAS, AND RETURN, \$50.25.

Via Rio Grande Western Railway.

On April 12th and 13th the Rio Grande Western Ry., will sell round trip tickets to Houston at \$50.25. This is the shortest and quickest route to Texas. The Utah delegation to the Trans-Mississippi congress will use the Rio Grande Western Ry. Apply to I. A. Benton, ticket agent, Dooly Block corner for particulars. pe taxation, while other bankers private individuals have but one. ed statutes of this state are en-

JUST PAY FULL TAXES

A discrimination against national banks. Nor does the term 'moneyed capital' employed in that statute require that where, as under our system of taxation, debts may be deducted from credits the individual debts of a shareholder in a national bank may be deducted from the value of the stock. The term 'moneyed capital' there used does not include money which does not come into competition with the bank, and debts disconnected from such business cannot be deducted from the amount of the capital.

"Nor can the shares of stock of such

amount of the capital,
"Nor can the shares of stock of such
a bank be treated as credits. Therefore, the refusal by the assessing officers on application of the banks to
deduct the individual debts of non-resident shareholders from the value of
the stock is not an illegal discriminathe stock is not an illegal discrimina-tion against a national bank, and hence an Ogden Case the Court Holds
That Non-resident Stockholders
In a National Bank Cannot Have
the Amount of Their Debts Dethe Amount of Their Debts Dethe defendant for costs."

TROUBLES OF FICKLE LOVER

EDWARD ROSE OF BUTTE AR-RESTED AT OGDEN.

Damage Suit.

(Special to The Herald.)

or the purpose of having at taxe assessed against it for the year 1898, assessed against it for the year enjoined from to have the treasurer enjoined from collecting such excess and from enforcing the collection by sale of the property assessed or otherwise.

The bank's capital stock for 1898 was valued at \$80,000, its real estate in the state at \$27,535, and outside at \$13,500. The summons was received by a police officer who missioned estate within the state was detended, but not so that which was situated without the state. Also the bona did debts of resident shareholders were deducted from the value of the stock, but deduction of such debts of non-resident shareholders were deducted from the value of the stock, but deduction of such debts of non-resident shareholders were to addited from the value of the stock, but deduction of such debts of non-resident shareholders were to addited from the value of the stock, but deduction of such debts of non-resident shareholders were to addited from the value of the stock, but deduction of such debts of non-resident shareholders were to addited from the value of the stock, but deduction of such debts of non-resident shareholders were to the total amount of tax levied against the bank stock, and claimed by the defendant, for that year, is \$1,471.73. The total amount of tax levied against the bank stock, and claimed by the defendant, for that year, is \$1,471.73. The total amount of tax levied against the bank stock, and claimed by the defendant for that year, is \$1,471.73. The total amount of tax levied against the bank stock, and claimed by the defendant for that year, is \$1,471.73. The total amount of tax levied against the bank stock, and claimed by the defendant for the year, is \$1,471.73. The week and the calculation for the week er ling April 10.—Edward Rose, who was to have been united that it will be very slight, if any at all.

Figure 10. The summ

that the matter was in the hands of her lawyer.

It was learned from Judge Dey, who is counsel for Rose, that overtures were repeatedly made to Miss Engilman yesterday with a view to compromise the matter. Miss Engilman would have none of them, however, and will sue her quondam fiance for a cool \$10,000. The young man is about 24 years of age, and it is claimed is not possessed of anything like the amount of worldly goods that his rejected sweetheart requires as a balm for her wounded feelings. Miss Engilman is about 20 years old and lives with her father at 138 East Second South. The latter has a second hand store at 226 South State street.

IN THE COURTS. AJAX HEARING ENDS.

Advisement.

In Judge Hiles court the case of Henry Shields against the Ajax / Mining company was argued and submitted defident owners of stock, and it would be difficult to assign any good reason therefor, for the non-resident, the same as the resident stockholder, may have debts which he owes in this state, and the capital of both alike is invested in the bank. No such discrimination is tolerated by the laws of the state or of the United States.

No Discrimination Permitted.

No Discrimination Permitted.

No Discrimination Permitted. plaintiff is \$5,004.

Sues For \$2,500.

the Fortune Mining & Milling company \$100,000. by W. E. Smiley and others. Smiley claims that he sold to the Fortune company the Evergreen claim, adjoining their property, for \$6,000, which was to be paid for in installments, and that \$2,500 is now due on the price that was to be paid for the claim. to be paid for the claim.

To Quiet Title.

Samuel Vadner yesterday filed a petition in the district court asking that W. A. Cooke be required to show the nature of his claim in the Vanhum-bolt mining claim, situated in the Western mining district of Salt Lake county. The claim is 1,500 feet long by 600 feet wide, and was located on March 10 by John Hines, who recorded it on the 18th of the same month. The peti-tion also asks that the defendant be debarred from any rights in the claim

Matthews on Trial.

Samuel Matthews was on trial again in Judge Norrell's court yesterday, charged with having on the night of debts, contracted by it in the of its banking business, de-East Mill Creek, and stealing therefrom seventeen chickens. Several witnesses were still to be examined when the

> Set For Oct. 17. The new trial of Dentist Cornelius M.

Snowden, convicted of adultery, has been continued to Tuesday, Oct. 17.

Machine Company Sued. Eugene M. Cannon, as trustee of the estate of Butterfield & Crane, bankrupts, yesterday filed suit in the district court for the recovery of \$1,350 from the Co-operative Wagon & Ma-

is the shortest and quickest route to Texas. The Utah delegation to the Trans-Mississippi congress will use the Rio Grande Western Ry. Apply to I. A. Benton, ticket agent, Dooly Block corper for particulars. ner for particulars.

Many a Lover

Only Small Damage Done By Cold Weather.

STORM NOW SEEMS OVER

Weekly Crop Bulletin Issued By the Local Observers Yesterday Says That Everything Is Advanced More Than Usual For This Time of the Year.

According to the local office of the weather bureau, the effect of the recent storm on the fruit throughout the state will be far more beneficial than otherwise, although at some points the thermometer hung dangerously near freezing point. At Cedar City, the mercury took other members of the bench concurring.

The decision reverses the judgment of Judge H. H. Rolapp of the Second district court.

Summons In Breach of Promise Suit

Used as a Warrant—Threatens a rained since the 5th of the month, was an inch and a hali, which is just 3-100

more than fell in Salt Lake. The damage that was done to the fruit will not compare to the benefits that will Ogden, April 10.—Edward Rose, who places throughout the state that any posbe accrued. It was in only one or two was to marry Miss Rose Engilman of sible damage could have been done and

with a summons yesterday morning at Ogden. His baggage was removed from the Kenyon hotel at about \$:30 o'clock in the morning and has been sent after its owner to Butte, where it is said that the recent bridegroom conducts a pawnbroking business.

What the nature of the quarrel between the two who were to have been made one was, is a mystery. Miss Engilman was seen at her home, 138 East Second South street last night, but positively refused to say anything further then that the matter was in the hands of her lawyer.

HOME FROM IDAHO.

Judge Powers Brings Good News From the North.

Judge O. W. Powers returned yesterday morning from Boise, Ida., where he was called some days since on important legal

called some days since on important legal business. He says that four cases of the Postal Telegraph company vs. the Oregon Short Line for the right of the former to use the latter's right of way across the state of Idaho have been set for trial in Boise May 3.

Judge Powers brings back a glowing account of the prosperous conditions of Utah's sister state. Pocatello especially is on the boom and on all sides are evidences of thrift and enterprise. The people up there are rejoicing too over the splendid rainfall. There was plenty of rain at Pocatello and in fact the storm seems to have covered the entire state.

ARMOUR IN FIELD.

Packers Filed Articles of Incorpora-

tion Yesterday. Armour & Co., the big eastern meat packing concern, legally commenced siness in Utah yesterday, by filing with the secretary of state its articles of incorporation and a certificate ap-pointing H., C. Wertz of Salt Lake city the company's resident agent for Utah. The company is incorporated under the laws of the state of New A summons was yesterday served on st.,000, which may be increased to

CUMMINGS ON ART.

University Man Is to Give Lecture.

Professor Byron Cummings of the university will deliver a lecture on 'Greek Art" next Friday evening, April 13, under the auspices of the Art Institute. The lecture will be given in the lecture hall of the university's laboratory building. Beautiful stereopticon views of Greek statuary and architecture will accompany the

It was thought that the Art Institute series would have to be postponed for several weeks, owing to various ob-stacles which had arisen, but later

to President Kingsbury for his tender of a place in which to hold the meet-ings. The laboratory building is at

A SIDE LINE.

Good Work By a Traveling Man. A traveling man, Mr. Julius C. Meyer of 175 Fairlawn street, Cleveland, has cured a number of his mriends of stomach troubles, dyspepsia, bowel com-plaints, etc., by urging the use of Grape-Nuts breakfast food. He says: "A business man, a friend of mine was so run down that he left his business several months because he could not eat enough to supply the strength required to work. After spending hun-

from the Co-operative Wagon & Machine company. The complaint sets forth that the bankrupt firm, which was in the sheep raising business, on Aug. 13, 1828, within four months prior to the filing of the petition in bankruptcy on Nov. 5, 1898, fraudulently transferred 450 head of sheep, worth sl.350, to the defendant, and plaintiff believes that the transfer was for the purpose of defrauding creditors; that on April 3, 1900, plaintiff demanded from defendant the value of the sheep, at his meals. He said he would not with interest at 8 per cent from the with interest at 8 per cent from the date of the transfer, and was refused. be without the food at a dollar pound.

"A lady friend of my wife was suffering so with dyspepsia that she was compelled to give up her work, as no food would stay on her stomach for five minutes. The doctors told her there was no hope for her ever enjoying food of any kind. She started in on Grape-Nuts and used nothing else for about three months, when she was completely cured and ready to attend to her business. She takes Grape-Nuts with her every day. She said to my wife: 'Had it not been for you and Grape-Nuts, I surely would have died. I shall never forget your kindness to me.'

"In my own family we have used the fering so with dyspepsia that she was compelled to give up her work, as no

"In my own family we have used the food for about a year, constantly, and have all enjoyed better health since its introduction. It has done us more good than we ever expected to get from

There is a deep, underlying reason why Grape-Nuts food cures people of dyspepsia, and builds them up into a fine condition of health and strength. they in harmony with the federal statute. No purpose to discriminate against shareholders in national banks is manifest.

There is nothing in the federal statute which prohibits the deduction of debts from credits when such deduction of deb certain principles are abstracted from the grains and made up into the food known as Grape-Nuts, producing a powerful, concentrated food that gives certain and well-defined results. The proof is in the eating. There are hun-dreds of thousands of people that can give testimony regarding the strength.

NEWS FROM OVER THE STATE.

PROMINENT CITIZEN OF MT. MOAB MAN MESTS WITH FATAL

Succumbed to an Attack of La Grippe Struck His Horse With a Winchester -Was Widely Known and Universally Popular.

PLEASANT PASSES AWAY.

(Special Correspondence.) Mt. Pleasant, April 10.—A feeling of deepest gloom prevails throughout this city today on account of the death of Dr. H. V. Cassaday, which occurred this morning about 7 o'clock. The doctor had been ill but a few days and very few, not even his most intimate friends, were aware that his condition was at all dangerous until the announcement was made Dr. H. V. Cassaday, which occurred this gerous until the announcement was made this morning that he had passed away. He was taken down on Wednesday of



DR. H. V. CASSADAY.

ast week with the prevailing sickness, la grippe, and nothing serious at all was anticipated. On Sunday he was so far im-proved as to be able to leave his sick bed and sit up a few minutes. but on Monday morning he suffered a relapse. Dr. Olsten of Manti, a former practicing associate and very intimate friend of Dr. Cassaday, was summoned and began Cassaday, was summoned and began treating him. Notwithstanding everything was done that could be there was no perceptible change for the better. Still there was little fear of the worst, not until late last night. At 2 o'clock he was conscious and in a lively humor. In three minutes consciousness had departed for ever and at 7 he breathed his last.

Not in years has a death so affected the entire population of Mt. Pleasant as has this one. Dr. Cassaday has been a resident here but about a year, but in that time he had endeared himself to all with whom he had had dealings. He was rapidly building up a most general and successful practice as a physician and was becoming known as one of the most valuable, substantial and prominent citizens of the town. He had purchased a home here and leaves a half-erected residence.

He was a prominent member of fraternal organizations, being an honored member of the local Masonic, Workmen and Woodmen lodges, and a member of an eastern Maccabee lodge.

Dr. Cassaday was bern in Clinton, Ia., and would have been 33 years of age on Sept. 3 next. He lived in Salina, Kan, for many years before coming here. He located first in Ephraim after coming to Utah, and practiced thare for a number of years. Three years ago a splendid position was tendered him in Kansas and he returned. On account of his family's health he was obliged to leave there again and a second time came to Ephraim. He moved to Mt. Pleasant about a year ago with the intention of settling and residing here permanently. He leaves here a loving wife and two little children, a boy and a girl. treating him. Notwithstanding everything

ing wite and two little children, a boy and a girl.

No definite arrangements have been made yet for the funeral, but the body is being embalmed and will probably be taken to Salt Lake temporarily, until the estate is settled here. Services under the auspices of the Masonic lodge will be held here before the bedy leaves but not until

HARDSHIP ON THE DESERT.

Tooele County Men Have a Perilous Trip. (Special Correspondence.)

Tooele, April 10 .- Jim Russell of Mercur arrived home last night from a trip out to Silver island, the new mining district, located out in the desert. He reports having had a very tough trip. The late storm had made a lake of the desert and the ground became so soft that their wagon sank in the mud and had to be abandoned. His companion. Hans Peterson of Stockton, who was with him, managed to travel along as far as New Foundland, when he could go no further, on account of rheumatism. to Silver island, the new mining district,

several weeks, owing to various obstacles which had arisen, but later arrangements made will not make this a necessity. The lecture is free.

The institute feels greatly indebted to President Kingshuru for his welfare, and are anxiously awaiting their return.

WIDESPREAD STORM.

Farmers and Stockmen of Utah Are Rejoicing. (Special Correspondence.)

storm. The snowfall in this valley did not amount to more than an inch, but there have been short, heavy showers and the mountains are heavily blanketed with new

snow.

The storm has been general throughout Garfield and Plute counties, where there has been scarcely any rain for two years past. The damage that may be done to fruit trees now if frosts follow the storm will be slight, as very few are in bloom. The benefit to the farmers and stockmen is almost incalculable.

Tooele. April 10.—Snow fell here for for-ty-eight hours, there being eighteen inches on the level and about three feet in the mountains above here. It is the heaviest storm of the winter, and dry farmers are rejoicing in consequence.

REFUSE TO HONOR DEWEY.

Nephi School Teachers Abandon the Dewey Day Celebration. (Special Correspondence.) Nephi, April 9.—Dewey's political as

piration caused a tumult among the district school teachers at today's teachers' meeting. It had been planned, previous

Scofield Notes.

(Special Correspondence.) Scofield, Utah, April 10.-The epidemic of weddings continues unabated. The last victims are Thomas Ramage and Christina A. Gilbert, who were united in marriage last week and have been spending their honeymoon in Salt Lake. A large number of friends met he happy couple at the danct

the depot.

John Gilbert, a young man who has been employed as a driver at No. 1 mine, a narrowly escaped being killed by being run over by a mine car. He in some manner lost his footing and fell beneath the car, and before the horse could be stopped one car passed entirely over him, bruising him severely.

The Pleasant Valley Coal company is paying off today at its mines.

DR. CASSADAY'S SUDDEN DEATH SHOT HIMSELF WITH A RIFLE

and the Weapon Was Discharged -Lived But a Short Time.

ACCIDENT.

(Special to The Herald.) Moab, Utah, April 10.-A. M. Higgins shot himself last evening with a Win chester rifle and died from the effects of

He received medical treatment and Dr. Grould of Grand Junction was called to assist Dr. Williams. Higgins was a son-in-law of ex-Sheriff M. H. Darrow, and leaves a wife and five small children.

COURT AT PROVO.

Cases Set For Trial-Drawing of Petit Jurors. (Special Correspondence.)

Provo. April 10 .- In the district court today the case of the state vs. Charles Briggs was set for trial April 24, and the new trial in the case of the state against Ernest Buker, heretofore convicted of fornication, was set for April 25. A venire of petit jurors to try these cases was drawn and made returnable April 24. The jurors Provo—Logan Holdaway, aJmes Mel-drum, Gideon Clark and Walter Scott. Springville—Cyrus H. Dailey and Thom-as L. Mendenhall.

as L. Mendenhall.

Spanish Fork—John S. Thomas, John Moore and George Chambers.

Payson—George Austin, John P. Loveless, Samuel Douglass.

Manleton—Thomas Roylance.

Pleasant Grove—D. F. West.

Lehi—Willard Johnson, William Clark and Thomas Austin.

borrowing money from individuals, are errors.

Miss Eva M. Borquist departed Sunday for the City of Mexico, where she has accepted a position as governess.

An acetelene gas plant has been put in the store of Krotki Bros. of this city, and the building was lighted up last evening with the new light. It proved very satisfactory, and other private systems will be put in.

J. C. Christensen of Central died last week at the age of 76 years, of Bright's disease. His wife, aged 71 years, is down with typhoid fever.

A young son of Mrs. McMillan of Sigurd died a few days ago and was taken to Murray for burial.

PARK CITY NOTES.

Eleven New Members For the Episcopalian Church. (Special Correspondence.)

Park City, April 10.—Bishop Abiel Leonard came up from Salt Lake yesterday

and work will be commenced on the first of next month on a neat chapel, the ground being already purchased and the contract let.

Last evening at the Park City hospital Patrick Fitzgerald died, after eight years of suffering. The deceased was a sufferer from rheumatism, complicated with stomach and kidney troubles.

Mr. Fitzgerald was 38 years of age and leaves an aged mother and several brothers and sisters to mourn his loss. He was well known and much respected, and the fortitude with which he bore his years of suffering was something remarkable. The funeral will occur tomorrow afternoon from the Catholic church.

John A. Malia, clerk at the Silver King mine, journeyed to Salt Lake yesterday on a business and pleasure trip.

The Clerks' union of this city has secured the Dewey theatre, and on the 15th of next month will give a grand ball. Elaborate preparations are already under way, and those in charge propose to make it the swellest affair of the kind ever given in the Park.

The town is billed for "The Real Widow in the disease on that day, and the disease on that day, and on Thursday she came home.

Miss Candland is making good progress and will doubtless get through all right, as the case is not severe.

Burglary at Provo.

(Special to The Herald.)

Provo, April 10.—The home of J. W. Mc-Adam lives in the Second ward, and the burglars gained admittance through a bedroom window. They thoroughly ransacked the room, securing about \$50 in cash and considerable jewelry. The family were in the adjoining room at the time, but did not discover the state of affairs until they started to retire. The marshal and his deputies were notified, and they started to retire. The marshal and his deputies were notified, and they started to retire. The marshal and his deputies were notified, and they started to retire. The marshal and his deputies were notified, and they started to retire. The marshal and his deputies were notified, and they started to retire. The marshal and his deputies were notified, and they started to ret

the swellest affair of the kind ever given the Park. The town is billed for "The Real Widow rown" next Monday night at the Dewey eatre.
There is much sickness in the Park at essent. La grippe is prevalent and men, omen and children are suffering from effects, and the doctors are kept on

ACCIDENT AT MERCUR.

Narrow Escape For Mr. Bennett-

Heavy Snowfall. (Special Correspondence.) Mercur, April 10 .- An unfortunate accident occurred yesterday on Main street, in which Mr. Silas W. Bennett had a narrow escape. He was returning with his wagon Richfield, April 10.—Sevier and surround-ing counties have had a good share of the ing into Mr. Bennett's wagon with such a force as to throw him off the seat, under a force as to throw him off the seat, under the feet of his horses, overturning the wagon. One of Mr. Bennett's horses tell on top of him. His son-in-law, Mr. Un-derwood, was on the spot in an instant and, with the aid of some friends and by-standers, soon extricated Mr. Bennett from his perilous position, in an uncon-scious state.

scious state.

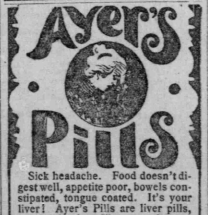
We have had quite a fall of snow here, changing the summer aspect into that of winter.
Miss Meredith has returned from Salt Lake, and is once more at her position in the postoffice.

CACHE COURT CALENDAR. Merrill Unlawful Cohabitation Case to Come Up.

(Special Correspondence.) Logan, April 10.-The regular term of the district court opened here this morning. Judge Hart made up the calendar for the terms as follows:

W. B. Parkinson vs. Maggie S. Parkinson: will be set for trial later.

Edwin I. Marston vs. John E. Bagley; Lars Hansen vs. Jacob Jorgensen; set



easy and safe. They cure dyspep-sia, biliousness. 25c. All Druggists. Want your moustache or beard a beautiful brown or rich black? Then use BUCKINGHAM'S DYE for the Whiskers

for trial on April 24.

Joseph Thorpe et al. vs. Worley & Nielsen and Campbell & Morrell; set for April

Logan City vs. J. Z. Stewart et al.; not tt. Ludwig Crofoot; receiver, vs. George W. hatcher, set for April 26. Hannah Thatcher vs. F. C. Miller; not

Cache county vs. Hyrum Hayball; not Two criminal cases are on the calendar, that of Frederick Bradshaw charged with fornication, and that of Charles E. Merrill, who pleaded guilty to unlawful co-habitation. Bradshaw's trial will occur on April 25. Merrill, it is thought, will appear for arraignment tomorrow or Thursday.

PARTISAN SPITE

Cache Commissioners Reducing Salaries of Officials. (Special Correspondence.)

Logan, April 10.-The county comm sioners yesterday fixed the salary of the ounty superintendent of schools, placing at \$800 per year. It now is \$1,000 per ear. The reduction to such a low figure rear. The reduction to such a low figure is viewed here as merely spite work upon the part of the commissioners, who are Republicans, and now realize that there is no hope of their party filling any of the offices next year, and in consequence are dropping the salaries of their successors to the lowest notch. The election of a new superintendent takes place in July, and it is generally conceded that W. G. Raymond, the present incumbent, will succeed himself.

The constable of Benson precinct came up from that place late yesterday afternoon, having in charge six young fellows who live in Smithfield, who had disturbed a dance given to the school children of Benson. All entered a plea of not guilty when arraigned before Justice Knowles, who set their trial for Thursday morning at 10 o'clock.

Frederick Bradshaw of Wellsville was

who set their trial for Thatsas, at 10 o'clock.
Frederick Bradshaw of Wellsville was arraigned before Judge Hart this afternoon on a charge of fornication, and entered a plea of not guilty.

HEAVY CATTLE SHIPMENTS. One Firm Ships 2.700 Head From Manti.

(Special Correspondence.) Manti, April 10 .- The Green Cattle com-

as L. Mendenhail.
Spanish Fork—John S. Thomas, John Moore and George Chambers.
Payson—George Austin, John P. Loveless, Samuel Douglass.
Mapleton—Thomas Roylance.
Pleasant Grove—D. F. West.
Lehl—Willard Johnson, William Clark and Thomas Austin.
Benjamin—B. M. Davis, Eli B. Hawkins.
Santauciin—William W. York.
The heirs of George Chowles, deceased, petitioned the court for letters of administration to John Chowles, brother of deceased. The petition will be heard on April 21.
T. Gudmundson, aged 27, and Annie Hardman, aged 28, both of Springville.

ERNEST LOWRY'S CASE.
He Still Owns Interest In the Pool Hall.

(Special Correspondence.)
Richfield, April 10.—The Green Cattle company of Colorado shipped out seventeen cars of cattle yesterday, making a total of fifty-four cars within three weeks, or 2,700 head. About the same number have been shipped from this vicinity by other buyers.
L. R. Anderson will go back into the office of the Central Utah Wool company and again take up his duties of assistant secretary and bookkeeper.
Everything is favorable this morning of the beginning of shearing at the B. G. W. corrals, Anough sheep are booked to keep fifty shearers busy for three or four weeks. Shearing at the Holloway corrals, on the S. P. V. road, will commence in a week or ten days.

It has been storming almost continuous ly since Saturday evaling. The snow is pilled up deep in the mountains, and the farmer is singing a different tune. This morning the sun is shining brightly, with indications of fair weather.

Professor G. A. Iverson, teacher of the Seventh grade of the city schools, resignable portion of his interest in the pool hall and borrowing money from individuals, are efforts.

Maint Professor Castle vesterday, making a total of fifty-four cars within three weeks, or cartery of the office of the Central Utah Wool comments and the office of the Central Utah Wool comments and the professor of the Central Utah Wool comments and the fifty of the beginning of several professor of the Central Utah Wool commence in

(Special Correspondence.)

Kaysville, April 10 .- As a result of the fire that destroyed St. Judes' Episcopal fire that destroyed St. Judes' Episcopal chapel at Layton early in March a movement has been started recently looking to the erection of a high school building at that place. The building that was destroyed was being rented for school purposes. Secretary Albert Beazer, of the board of trustees of the Eighth district, has issued a call for a meeting of taxpayers to be held in the Union hall at Layton on April 28, at 2 p. m. to decide the question of erecting a new school house, and to vote a tax to pay for it. Polls will be open from 3 to 7 p. m.

Miss Candland's Statement.

(Special Correspondence.) Mt. Pleasant, April 10 .- The statements from Eureka concerning the case of Miss Candland, who came from there afflicted with smallpox, are denied by the young lady herself. She has made a statement to Dr. Morrey, chalrman of the county health beard, corroborating the account first sent from here. She was taken sick ard came up from Salt Lake yesterday morning and last evening held Episcopal services at the city hall. He preached a strong and interesting sermen to a large cangregation, at the conclusion of which eleven persons were confirmed as members of the church, the bishop officiating. There are a large number of communicants of this denomination in this city, and work will be commenced on the first of next month on a neat chapel, the

Interesting Sermon at First Baptist Church. The Rev. W. G. Evans of Ogden preach

The Rev. W. G. Evans of Ogden preached to a deeply interested audience last evening at the First Baptist church, corner of Second West and Second South, on the value of a soul. He preaches again this evening. There will also be a service this afternoon at 2:30. The pastor is urging the membership to make a special rally today and hopes to see a large representation at one service or the other. The meetings have been progressing in a quiet way, but already several have professed conversion. Rev. Mr. Shanks will preach on Thursday evening. The next afternoon meeting will be on Friday. The public is invited to all the services.

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they are more becoming than ill-fit-ting ready-made glasses, and the price is no higher.

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away a cold in the head Cream Balm is placed into the nostrils, spreads over the membrane and is absorbed. Relief is immediate and a cure follows. It is not drying-does not produce sneezing. Large Size, 50 cents at Drug-gists or by mail; Trial Size, 10 cents by mail. ELY BROTHERS, 56 Warren Street, New York

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